

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
08/234,145	04/28/94	KUCHERLAPATI	R 43640002.24 EXAMINER
		18M2/0308	FEISEE,L
CELL GENESE	EYS, INC.	10/12/0000	ART UNIT PAPER NUMBER
322 LAKESII			17
FOSTER CITY	7,CA 94404		1806
			DATE MAILED:
This is a communication	from the examiner in	charge of your application.	03/08/96
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	regride	cd '	
This application has	been Examined	Responsive to communication filed on	11121195 🗆 This action is made final
	,	<u></u>	20
		is action is set to expire month(s se will cause the application to become aband	
		ARE PART OF THIS ACTION:	
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	ferences Cited by Exar Cited by Applicant, PT		otice of Draftsman's Patent Drawing Review, PTO-948.
		ng Changes, PTO-1474. 6	otice of Informal Patent Application, PTO-152.
art II SUMMARY O	FACTION		
		_ 12	
. Solalms		<u> </u>	are pending In the application.
Of the abo	ove, claims		are withdrawn from consideration.
t. Ctalms			have been cancelled.
3. Claims		WWW.	are allowed.
I. Claims			are rejected.
. DClaims	1-	. ~	are subject to restriction or election requirement.
/		ormal drawings under 37 C.F.R. 1.85 which ar	
_		•	e acceptable for examination purposes.
		nse to this Office action.	
 The corrected of are acceptal 	r substitute drawings h ble;	nave been received on (see explanation or Notice of Draftsman's Pate	. Under 37 C.F.R. 1.84 these drawings ent Drawing Review, PTO-948).
		sheet(s) of drawings, filed on miner (see explanation).	has (have) been
I. The proposed d	rawing correction, filed	, has been appr	oved; disapproved (see explanation).
		r for priority under 35 U.S.C. 119. The certification; filed on	ed copy has been received not been received
		n condition for allowance except for formal ma parte Quayle, 1935 C.D. 11; 453 O.G. 213.	tters, prosecution as to the merits is closed in
4. Other			

Art Unit: 1806

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1. Applicant's election with traverse of Group IV in Paper No. 14 is acknowledged. The traversal is on the ground(s) that the examiner has not established that the groups are drawn to different inventions. This is not found persuasive because the previous restriction requirement clearly sets forth the rationale set forth in the M.P.E.P for restricting different inventions..

The requirement is still deemed proper and is therefore made FINAL.

2. Moreover upon further consideration of the elected group a further election is deemed to be necessary as the invention of group IV contain claims directed to the following patentably distinct species of the claimed invention: All of the species listed in claims 7 and 12. All of these antibodies are directed against distinct antigens which have unique structures and unique functions. Furthermore, the antibodies produced against these antigens are structurally and functionally unique and do not cross react.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 4-7, 10-12 are generic. The claims will be examined only to the extent that it applies to the elected antibody.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently

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added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

- 3. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).
- 4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lila Feisee whose telephone number is (703) 308-2731. The examiner can normally be reached on Mondays-Fridays from 9:00-5:30.
- If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marian Knode, can be reached on (703) 308-4311. The fax number for this Group is (703) 305-7401.
 - Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

Lila Feisee/If March 1, 1996 LILA FEISÉE PRIMARY EXAMINER GROUP 1800

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